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A room paneled in burlap two-thirds the way up to the ceiling—a hand painted frieze and a combination picture molding and plate shelf to hold odd bits of pottery and other art bric-a-brac gives an effect that is charming, unique and original. Call in and talk with our artist and see samples and designs for this class of work.

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Very few people understand what a perfectly simple and easy thing it is to make flash-light pictures—and of the several simple and easy methods the best is an Eastman Flash-light sheet. "Pin to a card and touch with a match." That is all there is as far as the light is concerned and the manipulation of the camera is as easy as making snapshots.

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For exterior house work, instruct your painter to use our PURE PREPARED PAINT. For floors there's nothing to equal our Rubber Cement Floor Paint.

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Time to think about making a choice. We will reserve any instrument you may select and deliver it at Christmas time. Sold on easy payments.
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Will open today with a full line of Fresh Home Made Candies across the street from the restaurant, Hotel Street.
Come and see the Candy Made.

THE FIGHT FOR NAONE

His Lawyer Takes Another Tack.

Mrs. Brenig's Fortune Divided Among Many.

Prosser Makes Affidavit In Geneau Murder Case—Other Court News.

Judge Gear, in an oral decision, overruled the plea in abatement and denied the motion to quash the indictment of Philip H. Naone, charged with murdering his wife.

J. J. Dunne, counsel for defendant, noted exceptions to the court's ruling and then entered a demurrer to the indictment. This was argued forthwith, Deputy Attorney General Prosser contrary, and the decision reserved until today.

The grounds of demurrer are largely similar to those of the plea in abatement. It is declared that no offense against any law of the Territory of Hawaii is charged and that the indictment is uncertain and insufficient because it does not fully or fairly apprise the defendant of the offense with which it is sought to charge him. Then it is declared that the indictment purports to charge the defendant with two murders in the first degree. Finally, it is said not to appear from the indictment that the grand jurors were ever charged by any court as required by statute, and that it nowhere appears when, if at all, the grand jurors were empaneled or sworn, or that they were either empaneled or sworn for or at the term of court in the indictment referred to.

GENEAU'S CASE.

The motion of Mr. Douthitt for continuance of the case of Geneau charged with the murder of Ulysses S. Harris, was continued until today.

Mr. Prosser filed an affidavit in opposition to defendant's motion for continuance. Mentioning the motion as based on the absence of two material witnesses for the defendant, the Deputy Attorney General goes on to say in effect:

That the Territory, at considerable expense and great inconvenience, has caused to be detained in Honolulu since July 5, 1904, John Edward Riley, W. C. Howard and Amos Kinnard, all witnesses on behalf of the prosecution, and that their testimony is so material that it would be impossible without their testimony successfully to attempt a trial of the case. That these witnesses are all enlisted men in the U. S. Navy and are being held in Ho-

YOU WILL NOT

be deceived. That there are cheats and frauds in plenty everybody knows; but it is seldom or never that any large business house is guilty of them, no matter what line of trade it follows. There can be no permanent success of any kind based on dishonesty or deception. There never was, and never will be. The men who try that are simply fools and soon come to grief, as they deserve. Now many persons are, nevertheless, afraid to buy certain advertised articles lest they be humbugged and deluded; especially are they slow to place confidence in published statements of the merits of medicines. The effective modern remedy known as

WAMPOLE'S PREPARATION is as safe and genuine an article to purchase as flour, silk or cotton goods from the mills of manufacturers with a world-wide reputation. We could not afford to exaggerate its qualities or misrepresent it in the least; and it is not necessary. It is palatable as honey and contains the nutritive and curative properties of Pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites and the Extracts of Malt and Wild Cherry; and how valuable such a blending of these important medicinal agents must be to plain to everybody. It is beyond price in Insomnia, Anemia, Weakness and lack of Nervous Tone, Poor Digestion, Lung Troubles and Blood Impurities. Science can furnish nothing better—perhaps nothing so good. Dr. W. H. Daffé, of Canada, says: "I have used it in my practice and take pleasure in recommending it as a valuable tonic and reconstructive." It is a remedy that can afford to appeal to its record and represents the science and knowledge of bright and aggressive medical investigation. "One bottle convinces." At chemists.

nolulu on extra pay, at the request of the Attorney General's department, by the commander of the Honolulu naval station. That such detention is a great hardship upon these witnesses, two of whom are now entitled to their discharge, and should the court permit a continuance of the case a much greater hardship will be entailed upon the men.

Finally, "That in the event of said witnesses above named leaving the jurisdiction of this court it would be impossible to obtain their testimony upon the trial of this case, endangering the interests of the Territory of Hawaii herein and rendering it well nigh impossible, if not absolutely impossible, to secure a conviction herein."

MAHAULU MUST APPEAR.

When the case of Stephen Mahaulu, charged with embezzlement of Land office moneys while he was chief clerk, was called yesterday morning for disposal of the question of continuance, the defendant was neither present nor represented by counsel. As previously reported, William T. Rawlins retired as Mahaulu's counsel on taking the office of Deputy High Sheriff. Judge Gear made an order for defendant's appearance this morning, in default of which a bench warrant to bring him into court will be issued.

CHILD WITNESS CHALLENGED.

Pang Kau's trial for assault and battery proceeded yesterday before Judge Gear. E. A. Douthitt prosecuted, A. G. M. Robertson defending. The following jury is empaneled: F. H. Armstrong, James Brown, H. P. Kaohi, H. Carl, J. J. Dias, G. D. Mahone, A. C. Dowsett, E. Benner, W. C. Wilder, J. A. Lawelawe, C. J. Stone and H. P. Roth.

Mr. Robertson, about 4 p. m., objected to the testimony of Aklui, the chief witness, a little Chinese girl, on the grounds that she did not understand the nature of an oath and did not know the purpose of her appearing in court.

From her answers he said that she thought she was herself being tried.

Mr. Douthitt contended that the child had answered intelligently until confused by questions, having said she was there to tell the truth about the defendant.

Judge Gear reserved his ruling and continued the trial until this morning.

EJECTION TRIAL.

Alvina S. Conradt vs. Liliuokalani, ejection, is on trial before Judge Robinson. A. F. Judd and E. A. Mott-Smith for plaintiff; A. A. Wilder for defendant. The following jury is trying the case: J. J. Sullivan, H. P. Benson, Lewis C. King, Harry A. Wilder, James Armstrong, James Nott Jr., Patrick Ryan, Hiram Kaaha, I. Bray, Percy Lishman, Sam. M. Kamakau and Arthur L. Soule.

MRS. BRENNIG'S WILL.

Cecil Brown filed for probate the will of Kenahu Brenig, who left an estate in cash and stocks valued at \$15,000. Petitioner is named in the will as executor. After directing the payment of her debts the testatrix bequeaths \$500 each to Naholua and Nallau, both of Molokai; \$200 each to Solomon King (K), Kimo (K), Kahuala (W), Ana (W), Mary Nui (W), Kaumoa Hokea (K), Mrs. Josie Fink of Fruitvale, Cal., the trustees of Kawaiahaeo church and Mrs. Rebecca Hart, wife of C. F. Hart; \$400 to Miss Frederika Nolte; \$200 to T. Manase, pastor of the church of Kalaheo, Molokai, for care of the church; \$1000 to Caroline M. Bickle of Callipolis, Gallia county, Ohio, or, if she died before the testatrix, the money to be divided among her children or heirs; \$1000 to Cecil Brown as trustee for the care of the graves of herself and husband, and the remainder of her estate to be equally divided between her relatives, viz.: Naholua (K), Kimo (K), Nallau Pahupu (K), Kahuala (W) and Ana (W), or, if any of them should die, the share of such to go to his or her heirs. The will was executed on January 31, 1900.

OTHER PROBATE CASES.

William L. Whitney, administrator of the estate of C. Ahl, deceased, has rendered a supplemental report. When the former administrator was threatened with suits of creditors, certain creditors advanced the sum of \$675 on behalf of the estate. Sales of chattels brought \$375.25 and both the sums just mentioned were put into the hands of Whitney, as agent for C. H. W. Ahl, then administrator. Whitney paid out sums amounting to \$1026.55. He shows a balance of \$22.80 as a realization of the estate.

Jennie Alameda Duevel was appointed by Judge De Bolt as guardian of the estate of Charles August, Christopher Rieher, Olaf Hermann, Agnes Martha and Clara Dorothea Ingalls, minors, under a bond of \$100.

Harriet K. Parker (formerly Bailey), executrix of the estate of David T. Bailey, had her petition for approval of accounts and discharge granted by Judge Gear.

ANOTHER KAMALO SUIT.

Otto S. Meyer and Harvey R. Hitchcock have brought an action to recover rent against the Kamalo Sugar Co., Ltd., and Arthur Mouritz, garnishee. The amount claimed is \$1546.15, being rent alleged due on a lease of 47.78 acres of land at Nalapule, island of Molokai, executed November 10, 1899, for the term of ten years at \$363.80 a year. Dr. Mouritz is summoned as garnishee under the allegations that he is indebted to the Kamalo Sugar Co. and that he is the attorney, agent, factor or trustee of the company. Geo. A. Davis is attorney for the plaintiffs.

LITIGATION DROPPED.

The Territory of Hawaii by C. S. Holloway, Superintendent of Public Works, has discontinued its suit against W. O. Smith et al., trustees of the E. P. Bishop estate, for condemnation of land. Attorney General Andrews files the discontinuance. The action was begun to secure a site for the Kaili reservoir, but an amicable arrangement was afterward reached.

Mr. Dickey, besides giving notice of motion for a new trial, filed a motion in arrest of judgment in the Kabayakawa distilling case before Judge Dole yesterday afternoon.

MIRANDA EXECUTED

Law Takes His Life For Murder of Damon.

On a gallows erected in the yard of Oahu Prison, Jose Miranda, the Porto Rican murderer of banker S. E. Damon, was executed yesterday morning about 11 o'clock. The event was free from sensational incidents, the prisoner exhibiting wonderful nerve to the last instant.

None of the prisoners, except those detailed to attend to certain details in connection with the execution, saw the hanging, all being locked within their cells which are blocked by wooden doors. The only other persons present were High Sheriff Henry and the deputy warden and officers of the prison, government physicians and a few others who were privileged to be present, undertaker and assistants, prison inspectors and representatives of the press.

In 16½ minutes from the time the trap was sprung life was pronounced extinct, Drs. Pratt and Moore attending to this detail. The trap was sprung at 10:53. There was a drop of 4½ feet.

Shortly before 11 o'clock High Sheriff Henry, accompanied by the jailors, a Porto Rican interpreter, and a few spectators, filed into the hallway where Miranda was confined in his cell, which is in a row of cells containing murderers.

Miranda was at this time dressed in a suit of dark blue, new shoes, negligee shirt with loose collar and a black four-in-hand tie. The High Sheriff read the death warrant which was signed by Governor Carter and Secretary Atkinson. The prisoner stood at the grated door and listened to the reading which he did not fully understand, he being but ill-versed in English. He exhibited no tremor of nervousness, but was slightly impatient to hear the warrant interpreted into his own language. This was done by Mr. Gumbs. At the conclusion of the reading of the document, the prisoner was asked if he had anything to say. He replied in Spanish that he desired to write. The High Sheriff said to him kindly that if he wished to say anything he would have an opportunity to do so on the gallows. From that time to the end Miranda never spoke a syllable, maintaining perfect composure.

His arms were then strapped and preceded by Rev. Father Clement of the Catholic Mission, and accompanied by officers, Miranda was led to the upper main corridor. A canvas screen was raised disclosing the gallows erected in the yard and close to the prison building. A board walk was traversed and Miranda was placed directly in the center of the trap. Father Clement held a printed prayer before the man who read the words without speaking. The black cap was adjusted, the straps put about the knees and ankles, the noose placed about the neck and the officers stepped aside. There was a buzzing of electricity and suddenly the trap fell down and the murderer's form shot through the opening. There was not a tremor in the body and the neck was undoubtedly broken by the fall. Life passed, without doubt, at once. The doctors kept in touch with the pulse for 16-12 minutes and then pronounced the man officially dead.

The body was cut down and laid in a coffin and then removed to the cemetery.

IT IS DANGEROUS to neglect a cold. Pneumonia is one of the most dangerous and fatal diseases. It always results from a cold. Chamberlain's Cough Remedy will quickly cure a cold and perhaps prevent an attack of pneumonia. It is in fact made especially for that ailment and has become famous for its cures over a large part of the civilized world. It counteracts any tendency of a cold toward pneumonia. Can you afford to neglect your cold when so reliable a remedy can be had for a trifle? For sale by all dealers. Benson, Smith & Co., Ltd., Agents for Hawaii.

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Announcement of Auctions

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Auction Sale
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AT 10 O'CLOCK A. M.,
Furniture, Etc.

I am instructed by Mr. E. R. Folsom to sell at his residence, 1043 Kinau street, the whole of his Household Furniture and Effects.

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Household Furniture
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